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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/830,773	05/01/2001	Almerigo Sartore	1114	3677
7590 10/14/2003			EXAMINER	
Daniel J O'Byrne			NGO, LIEN M	
Via di Citille, 8 Greve, 5002			ART UNIT	PAPER NUMBER
ITALY	_		3727	. 1
			DATE MAILED: 10/14/2003	. 11

Please find below and/or attached an Office communication concerning this application or proceeding.

			\mathcal{M}			
	Application No.	Applie	cant(s)			
Office Action Summary	09/830,773		SARTORE, ALMERIGO			
Office Action Summary	Examiner	Art Ui	nit			
The MAN INC DATE of this communication and	LIEN TM NGO	3727	andanca address			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however within the statutory minin will apply and will expire SI cause the application to b	er, may a reply be timely filed num of thirty (30) days will be c X (6) MONTHS from the mailin secome ABANDONED (35 U.S	onsidered timely. g date of this communication. s.C. § 133).			
1)⊠ Responsive to communication(s) filed on <u>18 S</u>	<u>September 2003</u> .					
2a) This action is FINAL . 2b) ☐ Thi	is action is non-fin	al.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
4)⊠ Claim(s) 16-27 and 29 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>16-27 and 29</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domest 			or 121.			
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5)	Interview Summary (PTO-4 Notice of Informal Patent A Other:				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/18/03 has been entered.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 16-27 and 29 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In claim 16, "portions are continuous connected and bent along a curved path with no sharp bends except at said lower appendix" is not described in the specification.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 16-27 and 29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 16 is indefinite because it cannot be determined what are "no sharp bends" and sharp bends which is defined by "except at said lower appendix".

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States. (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
- 7. Claims 16 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Call (1,419,488). Call disclose, in fig. 1(see attachment with labels by examiner), a support structure for a bottle comprising a three dimensional frame, anchoring means 12, a rear anchoring post 9, two substantially symmetrical and diverging arms 15, the lower ends of said arm converging and being reciprocally joined to form a lower appendix 13,. The first portion is directed upwardly and

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forwardly (examiner considers the arms include the portion 8 in fig. 1), and the second portion is directed downward and forwardly, which the first portion and the second portion are connected and bent along curved path with no sharp bends except at the lower appendix. The supporting frame further comprises a hole 16 located along the arms.

8. Claims 16, 19 and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Schlanger et al. (5,145,138). Schlanger et al. disclose, in fig. 1, a support structure for a bottle comprising a three dimensional frame, anchoring means (screws), a rear anchoring post 22, two substantially symmetrical and diverging arms 50,52, the lower ends of said arm converging and being reciprocally joined to form a lower appendix 42.. The arms comprising a first portion is directed upwardly and forwardly from the upper edge of the rear post (the first portion of the arms include portions 46, 48 and 56), (or in other dimension as shown in fig. 6 by the examiner, the first portion of each arms is directed upwardly and forwardly from the upper edge of the rear post), and the second portion is directed downward and forwardly, which portions are connected and bent with substantially no sharp bends (examiner notes that because it does not know how are shape bends defined, thus, the first and second portions are considered to be connected and bent with substantially no sharp bends and a shape bend at the lower appendix). The supporting frame is made from a plastic plate (see col. 3, lines 1-3).

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Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Call or Schlanger et al. Call or Schlanger et al. do not disclose the inner diameter of the support structure equal to approximately 45mm. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the Call or Rogers support structure having the inner diameter size above, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. In re Boessch, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).
- 11. Claims 22, 23, 25-27 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schlanger et al. in view of Joffe (5,513,885). Schlanger et al. do not disclose the support structure having resilient means for gripping the bottle. Joffe teaches a bottle support structure having resilient means 32 for gripping bottle. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the Schlanger et al. bottle

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support structure with resilient gripping means, as taught by Joffe, in order to facilitate the

capability to firmly hold the bottle.

Response to Arguments

12. Applicant's arguments filed 9/18/03 have been fully considered but they are not persuasive

as pointed out in the rejections above.

Any inquiry concerning this communication or earlier communications from the 13.

examiner should be directed to Lien Ngo whose telephone number is (703) 305-0294. The

examiner can normally be reached Monday through Friday from 8:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful. The examiner's

supervisor, Lee Young, can be reached at (703)308-2572. The Group FAX number is (703) 305-

3579.

Any inquiry of a general nature or relating to the status of the application should be

directed to the Group receptionist at (703) 308-1148.

Lien Ngo

October 9, 2003

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